

hoovervsbeck

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OFFICIAL SITE OF HOOVER vs. BECK**WHY HOOVERvsBECK**

by
Gregory Louis Hoover

June 28th, 2009

I do not profess to possess all the answers to the many puzzling questions raised by the events of September 11, 2001. But what I do know requires I act in best conscience to bring to light that which I see is hidden from most concerning those events, and to bring about whatever positive change may be wrought by peaceful means.

I believe that the planning, carrying out of, and cover-up concerning, the tragic events of September 11th, 2001, involve criminal elements of parties within governments, corporate entities, and social structuring groups. I believe them to be linked together worldwide, and though compelled in their actions by sometimes individual interests, to be guided for the most part, by certain powerfully positioned persons. I believe those powerfully positioned parties to be primarily motivated by the conviction that unless control is soon gained of middle eastern oil reserves, they will soon lose their present ability to direct the course of our world's development and preserve their and our way of life. As a result, they have misguided themselves into a false sense of justification, truly believing that the events of 9/11 and the ensuing invasion and conquest of these oil laden regions was and remains a necessity for the survival of certain countries, .. America, Britain, etc., Thus, a terrible course has been laid, and we in turn led along it - as "they" believe the oil reserves to be gained are so essential, that they must be gained by this course, no matter how horrible the sacrifices made of our own citizens.

Having studied the unfolding events of recent world history, I consider it necessary that certain facts be taken into account in

order for the reader to appreciate my present position in these matters. I therefore will provide an abbreviated outline of those facts which have lead to my current views regarding this particular state of world affairs.

Again, please be mindful that the following is an abbreviated outline, but still essential knowledge for anyone honestly wishing to understand what I believe regarding this subject. If you are instead unwilling to review and consider this information with an open mind, I only ask that you not obstruct my attempt to remedy these concerns.

With the exception of quotations where attributed and sources when footnoted, the following is provided in my own words.

1. In 1993, Pakistan and Turkmenistan co-signed an agreement to jointly develop their energy resources and build a pipeline between the two countries. UNOCAL, based in California, signed a protocol with the Turkmen government to explore the feasibility of building this pipeline. The one-year study cost \$10 million for a huge energy project worth \$18 billion, to transport Turkmen oil and gas by pipeline to the Indian Ocean. This trade and energy would run through Pakistan, America's ally, rather than through Iran, her adversary ever since the overthrow of the Shah in 1979.[i]

2. Established in the spring of 1997, a "nonprofit, educational organization named "the Project for the New American Century" led by, Dick Cheney, Donald Rumsfeld, James Woolsey, Paul Wolfowitz, Richard Perle, Bill Kristol, James Bolton, Zalmay M. Khalilzad, William Bennett, Dan Quayle, Jeb Bush, having a stated goal "to promote American global leadership,..." expressed the following within it's published manifesto "REBUILDING AMERICA'S DEFENSES, *Strategy, Forces and Resources For a New Century*:

"A transformation strategy that solely pursued capabilities for projecting force from the United States, for example, and sacrificed forward basing and

presence, would be at odds with larger American policy goals and would trouble American allies. Further, the process of transformation, even if it brings revolutionary change, is likely to be a long one, absent some catastrophic and catalyzing event – like a new Pearl Harbor.” [ii]

3. On October 27th, 1997, Dick Cheney, as CEO of Halliburton, later to become Vice President of the United States of America, announced that the company had obtained an agreement with Turkmenistan for “technical and drilling services.” On the same day, it is announced that a consortium (newly named: CentGas) had been formed among partners Unocal, and Delta Oil of Saudi Arabia, to build an oil and natural gas pipeline through Afghanistan.[iii]

4. On December 4, 1997, there appeared within the BBC NEWS, an article entitled: “Taliban in Texas for Talks on Gas Pipeline.”

Within said article the following factual information appeared:

“A senior delegation from the Taliban movement in Afghanistan is in the United States for talks with an international energy company that wants to construct a gas pipeline from Turkmenistan across Afghanistan to Pakistan. A spokesman for the company, Unocal, said the Taliban were expected to spend several days at the company's headquarters in Sugarland, Texas. Unocal says it has agreements both with Turkmenistan to sell its gas and with Pakistan to buy it. [T]he pipeline... would carry gas 1,300 kilometers from Turkmenistan to Pakistan, across Afghanistan.” [iv]

5. On November 15th, 1999, in a public appearance at the London Institute of Petroleum, Dick Cheney, stated the following:

“By some estimates there will be an average of two per cent annual growth in global oil demand over the

years ahead along with conservatively a three per cent natural decline in production from existing reserves. That means by 2010 we will need on the order of an additional fifty million barrels a day. So where is the oil going to come from? Governments and the national oil companies are obviously controlling about ninety per cent of the assets. Oil remains fundamentally a government business. While many regions of the world offer great oil opportunities, the Middle East with two thirds of the world's oil and the lowest cost, is still where the prize ultimately lies, even though companies are anxious for greater access there, progress continues to be slow." [v]

6. In November 2000, Saddam Hussein of Iraq, petitioned the United Nations to allow his country the opportunity to convert the accounting process of their Food for Oil program [a U.N. trading embargo had earlier ceased any other oil sales from Iraq] from conducting all such trade in U.S. Dollars to Euro Dollars. Prior to this, all countries of the world under an agreement with the United Nations had conducted their oil trade in U.S. currency. Without a legal basis to refuse the request, the petition was granted. As a result, other oil producing nations followed suit, requiring their oil to be purchased in Euro rather than U.S. dollars. The United States therefore could no longer purchase oil from other nations with virtually worthless Treasury Bonds serving the place of U.S. dollars, and was forced thereby and henceforth to purchase oil after converting U.S. dollars to Euros (which meant securing the purchases with verifiable funds). Yes, it was Saddam Hussein who had done this.[vi]

7. On September 10, 2001, then Secretary of Defense Donald Rumsfeld held a press conference to disclose that over \$2,000,000,000,000 in Pentagon funds could not be accounted for. Rumsfeld stated: "According to some estimates we cannot track \$2.3 trillion in transactions." [vii]

8. On the following day, September 11th, 2001, Flight 77 struck the Pentagon *coincidentally* at the precise location of the office of "Resource Services Washington" killing 34 of its 65 employees in the attack. Most of those killed in the office, were the civilian accountants, bookkeepers and budget analysts who had been credited with having discovered the missing \$2.3 trillion reported the day before by Rumsfeld, and charged specifically with the task of determining who was responsible for the loss.[viii].

9. CBS NEWS has publicly reported the following:

"...barely five hours after American Airlines Flight 77 plowed into the Pentagon, Defense Secretary Donald H. Rumsfeld was telling his aides to come up with plans for striking Iraq — even though there was no evidence linking Saddam Hussein to the attacks." [viii]

10. Many argue that were the events of 9/11 orchestrated through the efforts of U.S. government entities and others, it would require the participation of hundreds of conspirators and that the evidence of such activities could not possibly occur without being discovered by the world at large.

I agree. The following verifiable facts support that overwhelming evidence exists to substantiate that (as the preface to this outline contends) "the events of 9/11 involve criminal elements of parties within governments, corporate entities, and social structuring groups," to an extent that is at present beyond the scope of rational argument to the contrary, and now obvious to "the world at large."

As an overwhelming abundance of evidence exists contradicting the findings of the 9/11 Commission, I will detail in my own words with referenced support, only the top three most glaring examples (in my opinion), and refer readers elsewhere toward additional sources supporting these now well established facts.[ix]

a. During the events of 9/11, as reported by former Secretary of Transportation Norman Mineta during his sworn testimony before the National Commission on Terrorist Attacks Upon the United States, also known as the 9/11 Commission, about his experience in the Presidential Emergency Operating Center with Vice President Cheney he stated:

“There was a young man who had come in and said to the vice president, 'The plane is *50 miles out*. The plane is *30 miles out*.' And when it got down to, 'The plane is *10 miles out*,' the young man also said to the vice president, 'Do the orders still stand?' And the vice president turned and whipped his neck around and said, 'Of course the orders still stand. Have you heard anything to the contrary?' Well, at the time I didn't know what all that meant.”[x]

[Note by Author/GLH: Most disturbing, is that this testimony emphasizes the fact that in order for the Vice-President's aide and the Vice-President to have had an ability to count down the approach of one of the hijacked airliners to its ultimate destination, they would have to have known its ultimate destination in advance - being a fact only the hijackers should have known. Secondly, and as disturbing - because the testimony proves that the Vice-President was aware that the hijacked airliner was approaching its ultimate destination (being the Pentagon), and it *was not* shot down by defense forces, the only other “order” which must have previously been issued and was to “stand,” had to have been an explicit one to *not shoot down* the airliner in defense of the Pentagon. Being that this proves that the Vice-President knew in advance that the hijacked airliner was on a collision course with the Pentagon and had issued an advance “order” not to defend the Pentagon (even when questioned about such an order moments before the collision) *it has been irrefutably established that the former Vice-President of the United States was intimately involved in and guilty of at least the deaths of all 189 persons killed there that day*. Presumably this suggests his

complicity as to all the events of 9/11.]

b. Over seven-hundred (700) architectural and engineering professionals have signed a petition demanding of Congress a truly independent investigation, as to the actual cause of the destruction of the World Trade Center Twin Towers and Building 7.[xi]

c. Definitive proof exists establishing that pre-set explosives were used in the controlled demolition of the twin towers as set forth in paragraph 9). b. above. Reputable, peer-reviewed reports have scientifically confirmed the existence of active Thermitic explosive material from samples of the dust collected from the World Trade Center catastrophe. It may be reasonably assumed that considering the vast amount of explosive material required to demolish the towers in the fashion observed, extensive open access within the towers would have to have been provided to experts in the field prior to 9/11, and that such could not be accomplished by those the 9/11 commission have concluded were responsible for the events. [xii]

11. On August 31, 2005 it was reported within The Boston Globe that then President George Bush had within a speech the previous day, announced that a primary goal for the invasion and continued military presence within Iraq was to secure existing oil field reserves from "terrorist." [xiii] The supposed "terrorists" are the same Taliban who had only eight (8) years earlier been the esteemed guests so lavishly entertained by oil company executives in Houston Texas, as an agreement was sought concerning the creation of an oil pipeline which would secure those natural reserves for American use. We have come full circle. Alan Greenspan, retired head of the U.S. Federal Reserve (of 18 years) has stated in his memoirs that... "I am saddened that it is politically inconvenient to acknowledge what everyone knows: the Iraq war is largely about oil." [xiv]

The preceding outline summarizes the motive, opportunity

and means underlying the crimes of September 11, 2001. While I am not particularly focusing my efforts toward halting the continued course of world history as a whole, I am hopeful that my efforts will become the *catalyst* for such an occurrence.

During the June 10th, 2009 Fox News Channel broadcast, of the Glenn Beck Show, the paid “analyst” appearing with Mr. Beck was a Mr. Mike Baker who spoke above a banner declaring him to be a “Former CIA Officer.”[xv] During the month of April 2009 the Pulitzer Prize for investigative journalism was awarded to David Barstow of the New York Times in recognition of his series of reports revealing that “former” government employees have been “co-oped by the Pentagon” to make its case for the war in Iraq “...by working as radio and television analysts.” Mr. Barstow’s work also revealed that these “analysts” had “undisclosed ties to companies that benefitted from the policies they defended.”[xvi]

Mr. Baker is the founder and CEO of *Diligence, LLC* which is described in Mr. Baker’s own words as follows: “We are able to provide the highest quality information and security work available in Iraq because we have a core staff of more 150 Iraqis with local knowledge, operating as full time project managers, security officers, intelligence officers and security staff. By so doing, we are creating a solid, long lasting, truly Iraqi company with a vested interest in its own success.”[xvii]

Mr. Barstow’s Pulitzer Prize winning work exposing the Pentagon puppet analysts includes this interesting quote: “In the words of Robert S. Bevelacqua, a retired Green Beret who was a *Fox News* military analyst, ‘It was them (the Pentagon) saying, ‘We need to stick our hands up your back and move your mouth for you.’”

I intend that my litigation shall do more than merely expose those engaged in the defamation of 9/11 truth movement activists - but will indeed in the process leave those pulling Glenn Beck’s strings eventually pointing fingers at one another - while we openly watch. Just as they have so willingly sacrifice us in their chosen course, I believe they will as readily sacrifice one another to perpetuate their plan. Of all this, I fully expect the observer of these proceedings to see more clearly, after my initial filing and as the case develops.

This attempt of mine to create a positive change through

peaceful means, is what I expect will be the tipping point for the world at large to recognize and hold accountable those truly responsible for the tragedy of 9/11 and its aftermath. I believe this litigation to be the event required for this, as otherwise.... "the process of transformation, even if it brings revolutionary change, is likely to be a long one, absent some catastrophic and catalyzing event."



[i] <http://www.mediamonitors.net/osman13.html>.

[ii] <http://www.newamericancentury.org/RebuildingAmericasDefenses.pdf> (pg 63).

[iii] <http://www.historycommons.org/context.jsp?item=a102797centgas#a102797centgas>.

[iv] http://news.bbc.co.uk/2/hi/world/west_asia/37021.stm.

[v] <http://www.energybulletin.net/node/559>.

[vi] <http://www.raisethehammer.org/index.asp?id=252>.

[vii] The War On Waste, *CBSnews.com*, 1/29/02; & Vince Gonzales Investigates The Pentagon's War On Waste, *CBSNews*, Both @ <http://911research.wtc7.net/sept11/trillions.html>.

[viii] <http://www.cbsnews.com/stories/2002/09/04/september11/main520830.shtml>.

[ix] <http://www.911docs.net/>.

[x] *National Commission on Terrorist Attacks Upon the United States*. 2003.

http://www.9-11commission.gov/archive/hearing2/9-11Commission_Hearing_2003-05-23.htm.

[xi] <http://www.ae911truth.org/>.

[xii] <http://stj911.org/> & <http://www.bentham.org/open/tocpi/openaccess2.htm>.

[xiii]

http://www.boston.com/news/nation/articles/2005/08/31/bush_gives_new_reason_for_iraq

[xiv] <http://www.timesonline.co.uk/tol/news/world/article2461214.ece>.

[xvi]

<http://www.stumbleupon.com/s/#1c55B5/www.commondreams.org/view/2009/04/21-6/>.
[xvii] [http://www.sourcewatch.org/index.php?title=Diligence%2C LLC](http://www.sourcewatch.org/index.php?title=Diligence%2C+LLC).

PREMIERE OF THE LATEST HOOVERVSBECK.COM VIDEO

(Orlando, Fla) Thursday, June 18th, 2009.

The latest hoovervsbeck.com video has been released to the public and is available for viewing at: Hoover vs. Beck

9/11 Truth Movement activist, and Orlando WeAreChange member Greg Hoover is preparing federal litigation against Glenn Beck and Fox New Channel seeking damages for defamation, as a consequence of Beck's having characterized those of the 9/11 truth movement as "dangerous" "anarchists" "out to destroy America," and associated with the recent shooting of a security guard at the Washington D.C. Holocaust Museum. Hoover is seeking among other remedies from the court, a formal retraction of the previously described statements and an injunction prohibiting Beck and Fox News from engaging in any similar continued conduct. The official website of his litigation effort is: hoovervsbeck.com

9/11 Activist Gregory Hoover appears on The Alex Jones Show

9/11 Truth Activist Greg Hoover appeared on *the Alex Jones Show* on June 16th, 2009 and was interviewed on his proposed federal litigation against Glenn Beck and Fox News.

The interview may be seen at:

Part I: Hoover Alex Jones Show June 16th, 2009.
http://www.youtube.com/watch?v=Fs_YGKOhGAY

Part II: Hoover Alex Jones Show June 16th, 2009.
<http://www.youtube.com/watch?v=pkKEV2G8Ljs&feature=related>

"It was a distinct honor to have been interviewed by Mr. Jones. His work in the 9/11 movement continues to be a an inspiration to myself and the hoovervsbeck cause. He is a true patriot and great American."

Gregory Hoover

Visibility911.com Interviews G.L. Hoover (June 20th 2009)

Litigant Hoover discusses the lawsuit; his reasons for filing; the criteria for becoming a Plaintiff, and the motivating factors behind the litigation.

Hear the broadcast in its entirety at:

<http://visibility911.libsyn.com/>

.....

9/11 Truth Activist Sues Glenn Beck and Fox News for Defamation

Washington's Blog

June 12, 2009

An East Coast 9/11 truth activist is preparing to file a defamation lawsuit against TV / radio personality, Glenn Beck, the producers of the Glenn Beck Program, and the Fox News Channel.

Specifically, Greg Hoover will be suing the above-described defendants in Federal Court for Beck's having repeatedly broadcast statements characterizing those who question the government's official version of the events of 9/11 as, "anarchists," "terrorists" and as persons denying the Holocaust.

The complaint will note that - on October 22, 2007 - Beck suggested that those identifying themselves as associated with the 9/11 truth movement are "dangerous" "anarchists" who deny the Holocaust, and are "the kind of group that Timothy McVeigh would come from."

The suit will also note that during Beck's June 10th broadcast Beck linked the murder of the Washington D.C. holocaust museum guard with "9/11 truthers."

As I have previously written, suing people for defamation who falsely claim that 9/11 activists are terrorists could be a good way to stand up to these bullies.

Hoover told me by email:

Copies of my actual initial filings will be available for media distribution within the upcoming week...

I do so having now cast off all other personal concerns. Having chosen sides... I'll stand with the patriots.

Godspeed, Mr. Hoover.

TO DONATE TO The Hoover vs. Beck *Defamation Litigation Fund*

Your donations through Visa, MasterCard, American Express & Discover will support this legal challenge - without which, "they" win.

To donate, simply click on the following address:

https://www.paypal.com/cgi-bin/webscr?cmd=_s-xclick&hosted_button_id=6166722

Checks and cash donations may be made payable to:

**Gregory Hoover
125 East Merritt Island, Cswy.,
Suite 209-303,
Merritt Island, Florida 32952.**



Plaintiff Hoover: Pictured here during the June 11th, 2009, Orlando 9/11 Truth Rally held in Orlando, Florida (wearing the tie behind the "Building 7" banner). During this very successful event, thousands of 9/11 truth DVDs were freely distributed.

COURT
UNITED STATES DISTRICT
FOR THE MIDDLE DISTRICT FLORIDA
ORLANDO DIVISION

GREGORY HOOVER,

DRAFT

_____, et. al.

Plaintiffs,

CASE NO.: _____

vs.

JURY DEMAND

GLENN BECK,

[individually and as
representative of:

The Glenn Beck Program,
Premiere Radio Networks,
Fox News Channel,
Glenn Beck.com
Mercury Radio Arts Production Company,

Defendants.
_____ /

COMPLAINT

FOR MONEY DAMAGES,

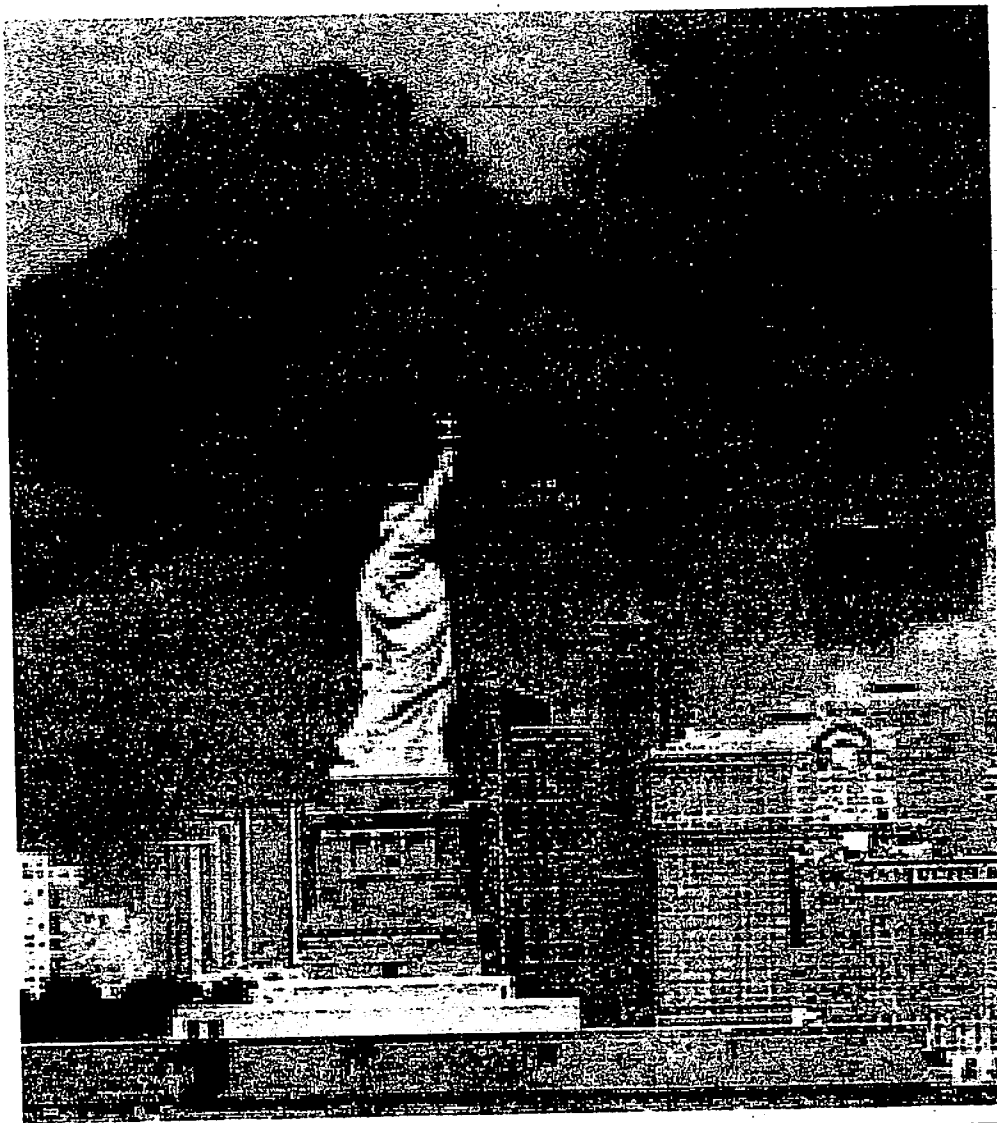
PRELIMINARY INJUNCTIONS

AND

PERMANENT INJUNCTIONS

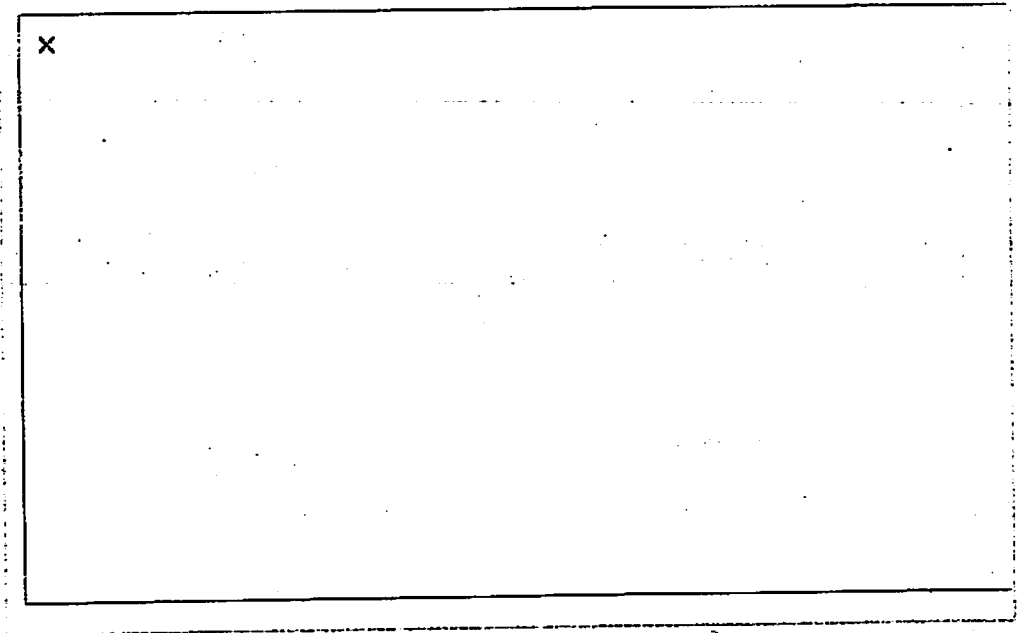
COMES NOW, the Plaintiffs, GREGORY HOOVER and
_____, et. al., against the above named Defendants,
GLENN BECK;...

**NOTE: The complete final *Complaint* will
be posted after filing]**



*For information regarding media interviews, copies
of legal pleadings or other inquiries, please...*
CONTACT:

hoovervsbeck@yahoo.com



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Exhibit B

DATE: February 17th, 2011

FROM: Gregory Louis Hoar

A.C. # C-022249, Rm. B1-244-L

Central Florida Reception Center, Main Unit

7000 H.C. Kelly Road

Orlando, Florida 32831-2518

TO: Agency Release Panel
CIARE: Appeal of Freedom of Information Act and
Privacy Act Request - Reference No:
P-2011-00035

Dear Agency Release Panel,

Please consider this as my appeal of your agency's January 24th 2011 denial of my request for records and information pursuant to the above request reference number.

I appeal your agency's denial for the following reasons:

1.) I disbelieve your claim that you were able to find my information or records regarding me, with the exception of those you claim exempt.

2.) I argue that your denial fails to adequately explain or provide a basis for the exemptions claimed.

3) I argue that your agency's denial in a fashion neither confirming or denying even the existence of such records or information, is improper, unconstitutional and unsupported by law - especially in its failure to claim that such records or information is exempt by being classified.

4.) As I am currently facing trial in certain criminal cases in the 18th Judicial Circuit, Brevard County, Florida, all styled as State of Florida vs. Gregory Hoover identified by the following case numbers:

2010-CF-017124

2010-CF-017200

2009-CF-018757

2009-CF-018937

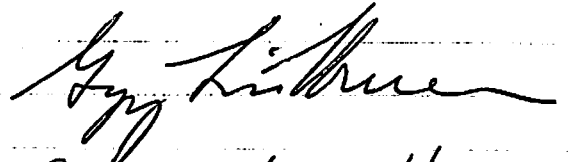
2008-CF-053025

and believe the government maintains records and information (concerning your agency) which would tend to exonerate me of the charges in these cases, I argue that your denial, especially without a more specific basis for the denial, constitutes a violation of a broad spectrum of constitutional rights I should not suffer by your denial, as you are preventing me from fully defending myself in these proceedings and from exercising my right to face my accusers.


5). I argue that because the information and records I seek are related to my political protests and activities concerning my beliefs that persons associated with your agency were involved in a criminal or ~~extra~~ extra-legal matter in the events of September 11th 2001, that such records and information should not be exempt from my request, as they should not be classified, as they are the fruit of unlawful activities which should not be protected by the exemptions claimed.

I therefore respectfully appeal your denial of the records and information requested and ask you specifically address all five (5) of my grounds argued herein. Again - please address each issue as presented.

Respectfully,



Gregory Louis Hoover



P.S. Since I am unable to procure copies, I ask you please send me a return copy of this appeal - and my last submitted written contact to your agency.

Exhibit C

Central Intelligence Agency



Washington, D.C. 20505

November 18, 2010

Mr. Gregory L. Hoover
860 Camp Road
Cocoa, FL 32927

COPY

Reference: P-2011-00035

Dear Mr. Hoover:

On 12 October 2010 we received your letter dated 28 September 2010 requesting information on you. For identification purposes we have assigned your request the number referenced above.

The Privacy Act requires federal agencies to safeguard personally identifiable information about an individual. CIA's Privacy Regulations, Title 32 C.F.R. § 1901.13, establish the criteria below:

An individual seeking access to or amendment of records about himself shall provide in the letter of request his full (legal) name, address, date and place of birth, and current citizenship status together with a statement that such information is true under penalty of perjury or a notarized statement swearing to or affirming his identity. In the case of an individual who is an alien lawfully admitted for permanent residence, said individual shall provide his or her alien registration number and the date that status was acquired.

Although you have provided most of the necessary information, **you must send us a statement declaring your citizenship.** You must have your statement notarized, or sign it under penalty of perjury (28 U.S.C. § 1746), and verify that you are a U.S. citizen or a legal permanent resident. If you are a legal permanent resident (LPR), you must provide your LPR number and the date that status was acquired. If you have become a U.S. citizen, you must provide your naturalization number and the date that status was acquired. You may submit any additional information you wish to help us ensure that our search is as comprehensive and accurate as possible.

COPY

We will hold your request for 45 days from the date of this letter pending your reply. Please use the reference number above when communicating with us so that we can easily identify your request. If you would prefer to fax in your information, our fax number is 703-613-3007. If we do not hear from you within that time, we will close your request.

Sincerely,

A handwritten signature in black ink, appearing to read "Susan Viscuso", is written over a large, bold, diagonal "COPY" stamp.

Susan Viscuso
Acting Information and Privacy Coordinator

STATE OF FLORIDA

ISSUE CAPIAS

VS.

CASE NUMBER:

10-17200-CFA

GREGORY LOUIS HOOVER

INFORMATION

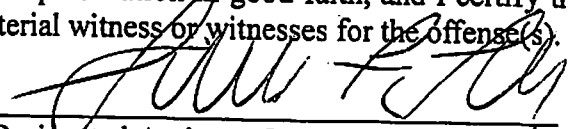
GRAND THEFT (\$300 OR MORE BUT LESS THAN \$20,000) (F3) 812.014(2)(c)

IN THE NAME AND BY AUTHORITY OF THE STATE OF FLORIDA, NORMAN R. WOLFINGER, STATE ATTORNEY, THROUGH THE UNDERSIGNED DESIGNATED ASSISTANT STATE ATTORNEY, CHARGES THAT:

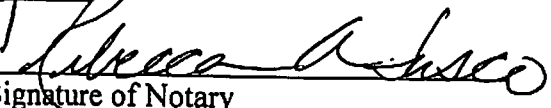
IN THE COUNTY OF BREVARD, STATE OF FLORIDA, on or between June 11, 2009, and December 1, 2009, GREGORY LOUIS HOOVER did knowingly obtain or use, or endeavor to obtain or use property, to wit: U.S. CURRENCY of the value of \$300.00 or more, but less than \$20,000.00, the property of TIMOTHY DOYLE, as owner or custodian, with the intent to, either temporarily or permanently, deprive said owner or custodian of a right to said property or a benefit therefrom, or to appropriate said property to the use of GREGORY LOUIS HOOVER, or another person not entitled thereto, contrary to Sections 812.014(1), 812.014(2)(c), Florida Statutes,

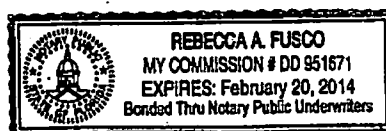
AND against the peace and dignity of the State of Florida.

I hereby state under oath that I am instituting this prosecution in good faith, and I certify that I have received testimony under oath from the material witness or witnesses for the offense(s).


Designated Assistant State Attorney
Eighteenth Judicial Circuit
Florida Bar No. 0182052

Personally appeared before me, Designated Assistant State Attorney GARY F. LARGE, who is personally known to me, who being first duly sworn, says that this prosecution is instituted in good faith, and certifies that testimony under oath has been received from the material witness or witnesses for the offense(s), and says that the allegations as set forth in the foregoing information are based upon facts that have been sworn to as true and which, if true, would constitute the offense(s) therein charged. Sworn to and subscribed before me in Brevard County, Florida, this 4th day of May, 2010.


Signature of Notary



BREVARD COUNTY SHERIFF'S OFFICE

700 Park Avenue, Titusville, Florida 32780-4095

SHERIFF - J.R. 'Jack' Parker

CASE REPORT 10080229**INCIDENT**

Case Report #	10080229	Juvenile Involved	No
Report Date/Time	03/17/2010 / 1005	From Date/Time	06/09/2009 / 0001
To Date/Time	11/05/2009 / 2359		
Location	211 Mcleod St Merritt Island		
Zone	27	Forced Entry	0 - N/A
Occupancy	0 - Not Applicable	Location Type	99 - Other
#Offenses	2	#Victims	01
#Offenders	01	#Premises Entry	0
#Vehicle Stolen	00	Weapon Used	00 - Not Applicable
Drug Related	8 - UNKNOWN	Alcohol Related	2 - NO

OFFENSE

Status	C - Committed		
Statute	817.034.4a2 FRAUD SWINDLE	OBTAIN PROPERTY	20K LESS THAN 50K DOLS
Drug Activity	N - Not Applicable	Drug Type	N - Not Applicable
Quantity	0	Unit	0 - Not applicable
Approximate Value	\$ 0.00		

PERSON

Person Type	I - Involved		
Name	Burnworth ,Stacey ,Leggett ,		
Race	W - White	Sex	F - Female
DOB	07/01/1965	Alias	
Address	333 Summers Creek DR		
City	Merritt Island	State - Zip	FLORIDA - 32952
Phone #	321	Occupation	-
Employer/School			
Address	211 Mcleod ST		
City	Merritt Island	State - Zip	FLORIDA - 32953
Phone #	321		

IDENTIFICATION			
Race	W - White	Sex	M - Male
DOB - Age	08/16/1961 - 48	SSN	261-61-2437
DL #		DL State	
Height	511	Weight	180
Eye Color	HAZ - Hazel	Hair Color	BLD - Bald
Hair Length		Hair Style	
Glasses		Build	ME - Medium
Facial Hair		Complexion	ME - MEDIUM
Teeth		Speech	
Clothing			
FBI #	760005W5	FDLE #	1618466
DOC			
SMT Location 1	-		
Description 1			
SMT Location 2	-		
Description 2			
SMT Location 3	-		
Description 3			
NARRATIVE			

Section one: Narrative

On March 17, 2010 at approximately 1005 hours this writer met with victim Timothy Doyle at his home located 1046 Mariposa Drive N, Palm Bay, Brevard County, Florida. Mr. Doyle wishes to report that he was the victim of a fraud committed by the listed suspect Gregory Hoover.

In a sworn statement Mr. Doyle advised that he had met Hoover at a function in Orlando regarding 911. The on or about June 11, 2009 he met the suspect in Cocoa Beach. There the suspect indicated that he would assist the victim in filing a law suit against Glenn Beck of the Fox network for defamation. Mr. Doyle then became the Primary Plaintiff in the alledged law suit and he also was reportedly hired by the suspect to do research in the matter. During that time Mr. Doyle provide monies and transportation for the suspect in excess of \$26,000.00 dollars until their relationship ended on or about November 5, 2009, because Mr. Doyle learned that Hoover had a criminal history for fraud. Doyle reported that the law suit was never filed.

This writer has investigated several complaints which involved the suspect and other victims being promised to file law suits on their behalf and never being completed. The victims would pay the monies the suspect asks for usually in excess of three hundred dollars.

Mr. Doyle was shown two photo lineups for identification purposes. One of the lineups contained the suspect Hoover and the second one contained the subject Burnworth. In each lineup, Doyle was able to identify each person.

The victim provided this writer a summary of the events to help explain his situation.

This writer made contact with an Attorney who reportedly was indicated to be part of the action. Attorney William

Scott of Miami advised that he was contacted by the suspect Hoover regarding the proposed law suit. Attorney Scott was surprise to hear that he was listed on letter head as the lead attorney for the suit and indicated he did not authorize his name to be used or agree to participate in the law suit.

Section Two: Crime Scene

Due to the nature of the crime their is no crime scene to be processed.

Section three: Disposition

This writer is forwarding this complaint to the SA O/Felony division for review and prosecution purposes charging the suspect with Scheming to Defraud per 817.034.4a2.

Investigation revealed that the victim Timothy Doyle was led to believe by the suspect that he would assist him by filing a law suit against Glenn Beck of the Fox news network for defamation. The suspect presented himself to the victim as a lawyer, then changed it to a licensed paralegal with the capabilities of doing the work. The victim provided the suspect with funds and services in the belief that the suspect would follow through with the law suit, which never happened on his behalf. The victim during his association with the suspect learned that the suspect had put up a Pay Pal account on the internet where other possible victims would donate money for the Hoover vs Beck legal Fund. These funds would then be taken out by the suspect for his own personal gain. The suspect indicated his offices were located at 211 McLeod Street Merritt Island. This location is where the Stacy Burnworth has offices and is known to the suspect through a prior relationship. This writer has made contact with Burnworth in past investigations making her aware of the suspect's possible criminal violations. Attorney Scott when contacted was unaware of his name or his profession being used by Hoover to further his scheme. Based on prior investigations where the suspect would gain the victim's confidence that he was a lawyer or paralegal with the abilities to perform such services, taking the victim money for the service and then not providing that reported service, the suspect has in this writer's opinion committed fraud. In this case the victim Mr. Doyle stated he has paid out monies in the amount of \$26,000.00 dollars to the suspect for services never being made.

Section four: Enclosures

Audio statement from the victim

Copies supporting documents from the victim

Capias request

Copies of the lineup

Cost of Investigations

ENDING	
Report Writer	P. J. Huminski
Related Case	
Clearance Code	2 - Pending
ID #	237
Refer To	21 - State Attorney's Office
Case Status	Capias
CLEARANCE	
Original Report Date	Date Case Cleared
Clearance Status	Adult / Juvenile (A/J)
Exception Type	
OBTS/Arrest Number	Number of Arrestees
DEPUTY SIGNATURE: <i>[Signature]</i>	
SUPERVISOR SIGNATURE: <i>[Signature]</i>	
SWORN TO AND SUBSCRIBED BEFORE ME, THE UNDERSIGNED AUTHORITY	
THIS <u>5</u> DAY OF <u>April</u> , <u>2010</u>	
SIGNATURE: <i>[Signature]</i>	
NOTARY/LAW ENF. OFFICER IN PERFORMANCE OF OFFICIAL DUTIES	
Notary Public, State of Florida My comm. expires March 06, 2012 No. DD766020 Bonded thru Ashton Agency, Inc. (800)451-4854	

***End of Document - Reports10080229.html - bcso.bullet.reports.CaseReportPreview - 3/29/2010 - kent.sellers



Washington, D.C. 20505

January 24, 2011

Mr. Gregory L. Hoover
860 Camp Road
Cocoa, FL 32927

Reference: P-2011-00035

Dear Mr. Hoover:

On 5 January 2011 we received your 1 December 2010 letter providing additional information pertaining to your Privacy Act request referenced above.

Since you have provided the necessary information, we processed your request in accordance with the Freedom of Information Act and the Privacy Act. We searched for CIA-originated responsive records that might reflect an open or otherwise acknowledged Agency affiliation existing through 5 January 2011, the date we accepted your request. We were unable to locate any such information or records.

With respect to responsive records that would reveal a classified connection to the CIA, in accordance with section 3.6(a) of Executive Order 13526, as amended, the CIA can neither confirm nor deny the existence or nonexistence of records responsive to your request. The fact of the existence or nonexistence of requested records is currently and properly classified and relates to intelligence sources and methods information that is protected from disclosure by section 6 of the CIA Act of 1949, as amended and section 102A(i)(1) of the National Security Act of 1947, as amended. Therefore, you may consider this portion of the response a denial of your request pursuant to FOIA exemptions (b)(1) and (b)(3), and PA exemptions (j)(1) and (k)(1). I have enclosed an explanation of these exemptions for your reference and retention.

You have the right to appeal this response within 45 days of the date of this letter. You may address your appeal to the Agency Release Panel, in my care. Please explain the basis of your appeal.

We appreciate your patience while we were processing this request.

Sincerely,

A handwritten signature in black ink, appearing to read "Susan Viscuso", with a long horizontal flourish extending to the right.

Susan Viscuso
Information and Privacy Coordinator

Enclosure

Central Intelligence Agency



Washington, D.C. 20505

Mr. Gregory L. Hoover
860 Camp Road
Cocoa, FL 32927

JUN 27 2011

Reference: P-2011-00035

Dear Mr. Hoover:

This responds to your 17 February 2011 letter in which you appealed our 24 January 2011 final response to your Freedom of Information Act (FOIA) and Privacy Act (PA) request for information pertaining to you. Specifically, with regard to records that might reflect an open or otherwise acknowledged Agency affiliation existing through 5 January 2011 (date we accepted your request), you appealed our search, which determined that we were unable to identify any CIA-originated records filed under your name. With respect to records that might reveal a classified connection to the CIA, you appealed our determination that we can neither confirm nor deny the existence or nonexistence of records responsive to your request on the basis of FOIA exemptions (b)(1) and (b)(3) and PA exemptions (j)(1) and (k)(1).

The Agency Release Panel (ARP) considered your appeal and determined that, with respect to CIA-originated records that might reflect an open or otherwise acknowledged Agency affiliation, we conducted a search and were unable to locate any responsive records. With respect to records that would reveal a classified connection to the CIA, the ARP determined that the CIA can neither confirm nor deny the existence or nonexistence of records responsive to your request. The fact of the existence or nonexistence of requested records is currently and properly classified and relates to CIA intelligence sources and methods information that is protected from disclosure by Section 6 of the CIA Act of 1949, as amended. You may deem this response to be a denial of your request pursuant to FOIA exemptions (b)(1) and (b)(3) and PA exemptions (j)(1) and (k)(1). Therefore, in accordance with Agency regulations set forth in parts 1900 and 1901 of title 32 of the Code of Federal Regulations, the ARP denied your appeal. In accordance with the provisions of the FOIA and the PA, you have the right to seek judicial review of this determination in a United States district court.

Sincerely,

A handwritten signature in black ink, appearing to read "Susan Viscuso", with a long horizontal flourish extending to the right.

Susan Viscuso
Executive Secretary
Agency Release Panel



U.S. Department of Justice

Federal Bureau of Investigation

Washington, D.C. 20535

November 18, 2010

MR. GREGORY LOUIS HOOVER
860 CAMP ROAD
COCOA, FL 32927

FOIPA Request No.: 1156994- 000
Subject: HOOVER, GREGORY LOUIS

~~Dear Mr. Hoover:~~

This responds to your Freedom of Information/Privacy Acts (FOIPA) request to the Tampa Field Office, which was forwarded to FBI Headquarters for processing.

Based on the information you provided, we conducted a search of the indices to our Central Records System. We were unable to identify responsive main file records. If you have additional information pertaining to the subject that you believe was of investigative interest to the Bureau, please provide us the details and we will conduct an additional search.

To the extent your FOIPA request seeks access to records that would either confirm or deny an individual's placement on any government watch list, please be advised that the U.S. Government can neither confirm nor deny whether a particular person is on any terrorist watch list. Maintaining the confidentiality of government watch lists is necessary to achieve the objectives of the U.S. Government, as well as to protect the privacy of individuals who may be on a watch list for a limited time and later removed. If the U.S. Government revealed who was listed on any government watch list, terrorists would be able to take actions to avoid detection by government authorities. Thus, pursuant to the Freedom of Information Act (FOIA) Exemptions 2 and 7(E), 5 U.S.C. §§ 552 (b)(2) and (b)(7)(E), the FBI can neither confirm nor deny the existence of certain records which would tend to indicate whether an individual is or ever was listed on any government terrorist watch list.

You may file an appeal by writing to the Director, Office of Information Policy (OIP), U.S. Department of Justice, 1425 New York Ave., NW, Suite 11050, Washington, D.C. 20530-0001. Your appeal must be received by OIP within sixty (60) days from the date of this letter in order to be considered timely. The envelope and the letter should be clearly marked "Freedom of Information Appeal." Please cite the FOIPA Request Number in any correspondence to us for proper identification of your request.

Enclosed for your information is a copy of the FBI File Fact Sheet.

Sincerely yours,

A handwritten signature in black ink, appearing to read "D. Hardy", is located below the "Sincerely yours," text.

David M. Hardy
Section Chief,
Record/Information
Dissemination Section
Records Management Division

Enclosure